JOURNAL OF THE HOUSE

VETO SESSION

SECOND REGULAR SESSION, 90th GENERAL ASSEMBLY

FIRST DAY, Wednesday, September 13, 2000

Speaker Gaw in the Chair.

Prayer by Father David Buescher.

God of Justice, God of Freedom, God of responsible Growth and Progress, Your presence is requested in this Chamber today. We desire Your influence to center these deliberations ----- that decisions may be made in grace, not selfishness; in altruism, not antagonism; in service, not dominance. As we hold these men and women up to You, we pray that they be accountable to their constituents, indeed, but also to their own consciences. At the end of these short but important days, may their spirits resound with that special kind of victory, the job well done, the moral fiber more sound, our state well-assisted.

We also ask a special blessing for Sandy Friley, the wife of our Reading Clerk, John, who is battling for her life against illness. Give her health, God. You are our God, a God of people on the move into more life, love, and happiness, a God truly holy and awesome, now and forever. Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Andrea Jean Baker.

Representative Crump suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 152

Ballard Barnett Barry 100 Bartelsmeyer	Bartle
Bennett Berkowitz Berkstresser Black	Blunt
Boatright Bonner Boucher 48 Boykins	Bray 84
Britt Brooks Burton Campbell	Champion
Chrismer Cierpiot Clayton Crawford	Crump
Curls Davis 122 Davis 63 Days	Dougherty
Elliott Enz Evans Farnen	Fitzwater
Foley Ford Foster Franklin	Fraser
Froelker Gambaro Gaskill George	Gibbons
Graham 106 Graham 24 Gratz Green	Griesheimer
Gross Gunn Hagan-Harrell Hampton	Hanaway
Harlan Hartzler 123 Hartzler 124 Hegeman	Hendrickson
Hickey Hilgemann Hohulin Hollingsworth	Hoppe
Hosmer Howerton Kasten Kelley 47	Kelly 27
Kennedy King Kissell Klindt	Koller
Kreider Lakin Lawson Legan	Levin

Liese Linton Loudon Luetkemeyer Luetkenhaus Marble McBride Mays 50 McKenna McLuckie Merideth Miller Monaco Murphy Murray Ostmann Nordwald O'Toole Myers O'Connor Phillips Overschmidt Parker Patek Pouche 30 Pryor Ransdall Reid Reinhart Relford Richardson Ridgeway Riley Robirds Rizzo Sallee Scheve Schilling Schwab Ross Secrest Seigfreid Selby Shelton Scott Shields Skaggs Smith Stokan Summers Surface Thompson Townley Treadway Troupe Van Zandt Vogel Wagner Ward Tudor Wiggins Williams 121 Williams 159 Wilson 25 Wilson 42 Wright Mr. Speaker

NOES: 000

PRESENT: 002

Lograsso Reynolds

ABSENT WITH LEAVE: 007

Dolan Holand Long May 108 McClelland

Naeger Purgason

VACANCIES: 002

RESOLUTIONS

Representative Crump offered House Resolution No. 1.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninetieth General Assembly, Second Regular Session, inform the Governor and the Senate that the House is duly convened and is now in session in the 2000 Constitutional Veto Session and ready for consideration of business.

On motion of Representative Crump, Rule 63 was suspended and House Resolution No. 1 was adopted by following vote:

AYES: 152

Akin	Alter	Auer	Backer	Ballard
Barnett	Barry 100	Bartelsmeyer	Bartle	Bennett
Berkowitz	Berkstresser	Black	Blunt	Boatright
Bonner	Boucher 48	Boykins	Bray 84	Britt
Brooks	Burton	Campbell	Champion	Chrismer
Cierpiot	Clayton	Crawford	Crump	Curls
Davis 122	Davis 63	Days	Dougherty	Elliott
Enz	Evans	Farnen	Fitzwater	Foley
Ford	Foster	Franklin	Fraser	Froelker
Gambaro	Gaskill	George	Gibbons	Graham 106
Graham 24	Gratz	Green	Griesheimer	Gross
Gunn	Hagan-Harrell	Hampton	Hanaway	Harlan
Hartzler 123	Hartzler 124	Hegeman	Hendrickson	Hickey
Hilgemann	Hohulin	Hollingsworth	Hoppe	Hosmer
Howerton	Kasten	Kelley 47	Kelly 27	Kennedy
Kissell	Klindt	Koller	Kreider	Lakin
Lawson	Legan	Levin	Liese	Lograsso
Long	Loudon	Luetkemeyer	Luetkenhaus	Marble
Mays 50	McBride	McKenna	McLuckie	Merideth

Miller Monaco Murphy Murray Myers Nordwald Ostmann O'Connor O'Toole Naeger Phillips Overschmidt Parker Patek Pryor Ransdall Reid Reinhart Relford Reynolds Richardson Ridgeway Riley Rizzo Robirds Sallee Scheve Schilling Schwab Ross Scott Secrest Seigfreid Selby Shelton Shields Stokan Summers Skaggs Smith Surface Treadway Thompson Townley Troupe Van Zandt Vogel Wagner Ward Tudor Wiggins Williams 121 Williams 159 Wilson 25 Wilson 42

Wright Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Abel Dolan Holand King Linton

May 108 McClelland Pouche 30 Purgason

VACANCIES: 002

Representative Crump offered House Resolution No. 2.

HOUSE RESOLUTION NO. 2

BE IT RESOLVED, that the Chief Clerk and the Accounts, Operations, and Finance Committee of the House be authorized to employ for the 2000 Constitutional Veto Session: a Sergeant-at-Arms, a Reading Clerk, five Doorkeepers, a Page, and other persons deemed necessary.

On motion of Representative Crump, Rule 63 was suspended and House Resolution No. 2 was adopted by the following vote:

AYES: 154

Abel Akin Alter Auer Backer Ballard Barry 100 Bartelsmeyer Bartle Barnett Bennett Berkowitz Berkstresser Black Blunt Boykins Boatright Boucher 48 Bray 84 Bonner Britt **Brooks** Burton Campbell Champion Chrismer Cierpiot Clayton Crawford Crump Curls Davis 122 Davis 63 Days Dougherty Elliott Evans Farnen Fitzwater Enz Ford Foley Foster Franklin Fraser Froelker Gambaro Gaskill George Gibbons Graham 106 Graham 24 Gratz Green Griesheimer Gross Gunn Hagan-Harrell Hampton Hanaway Harlan Hartzler 123 Hartzler 124 Hegeman Hendrickson Hollingsworth Hickey Hohulin Hilgemann Hoppe Kelley 47 Kelly 27 Hosmer Howerton Kasten Kennedy King Kissell Klindt Koller Kreider Lakin Lawson Legan Levin Liese Linton Lograsso Long Loudon Luetkenhaus Marble Mays 50 McBride Luetkemeyer McKenna McLuckie Merideth Miller Monaco Nordwald O'Connor Murray Myers Naeger O'Toole Ostmann Overschmidt Parker Patek Phillips Pouche 30 Pryor Ransdall Reid Reinhart Relford Reynolds Richardson Ridgeway Robirds Scheve Riley Rizzo Ross Schilling Schwab Seigfreid Scott Secrest Skaggs Selby Shelton Shields Smith

Summers Surface Thompson Townley Stokan Van Zandt Treadway Troupe Tudor Vogel Williams 159 Wagner Ward Wiggins Williams 121 Wilson 25 Wilson 42 Wright Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 007

Dolan Holand May 108 McClelland Murphy

Purgason Sallee

VACANCIES: 002

MESSAGE FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

Senate Resolution No. 1

BE IT RESOLVED by the Senate that the Secretary of Senate inform the House of Representatives that the Senate is duly convened and is now in session as provided by Section 32, Article III of the Constitution and is ready for the consideration of its business.

MESSAGES FROM THE GOVERNOR

EXECUTIVE OFFICE
State of Missouri
Room 216
State Capitol
Jefferson City 65101

June 28, 2000

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Bill No. 1103 entitled:

"AN ACT"

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2000 and ending June 30, 2001.

Section 3.090

I hereby veto \$50,000 general revenue for Crowder College to offer out-of-district classes at Mt. Vernon. This expansion of services was neither requested by the institution nor recommended by the Coordinating Board for Higher Education, and was not part of my budget recommendations. Such review is essential to ensure that state resources are allocated in the most cost-effective manner. This veto is necessary to ensure a balanced budget.

For selected out-of-district courses by \$50,000 from \$1,480,566 to \$1,430,566 general revenue. From \$151,899,466 to \$151,849,466 in total for the section.

On June 28, 2000, I approved said Conference Committee Substitute for House Bill No. 1103, except for those items specifically vetoed and not approved.

Respectfully submitted

/s/ Mel Carnahan
Governor

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Bill No. 1106 entitled:

"AN ACT"

June 28, 2000

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvement projects involving the repair, replacement and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2000 and ending June 30, 2001.

Section 6.030

I hereby veto \$100,000 general revenue for the Food and Agricultural Policy Research Institute (FAPRI) at the University of Missouri - Columbia. There is no evidence that additional money will generate measurable results. FAPRI will receive substantial new funds from the federal government for their activities during Fiscal Year 2001. This veto is necessary to ensure a balanced budget.

For the purpose of funding research and related activities of the Food and Agriculture Policy Research Institute (FAPRI) by \$100,000 from \$400,000 to \$300,000 from General Revenue Fund.

From \$400,000 to \$300,000 in total for the section.

On June 28, 2000, I approved said Conference Committee Substitute for House Bill No. 1106, except for those items specifically vetoed and not approved.

Respectfully submitted
/s/ Mel Carnahan
Governor

June 28, 2000

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Bill No. 1109 entitled:

"AN ACT"

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2000 and ending June 30, 2001.

Section 9.105

I hereby veto \$370,000 general revenue for special sensitivity training or POST training. The Department of Corrections receives over \$1.9 million in general revenue funding for training. Corrections officers are not required to have the specific law enforcement training that this additional funding would provide. This veto is necessary to ensure a balanced budget.

Expense and Equipment by \$370,000 from \$2,276,575 to \$1,906,575 from General Revenue Fund. From \$2,276,575 to \$1,906,575 in total for the section.

Section 9.520

I hereby veto \$500,000 general revenue for case management grants. Case Management Programs are currently in effect through community sentencing programs and local sentencing initiatives. Funding of \$250,000 was approved for this purpose in Fiscal Year 2000. These grants should be evaluated for performance prior to expanding funding. This veto is necessary to ensure a balanced budget.

Expense and Equipment by \$500,000 from \$743,750 to \$243,750 from General Revenue Fund. From \$743,750 to \$243,750 in total for the section.

On June 28, 2000, I approved said **Conference Committee Substitute for House Bill No. 1109**, except for those items specifically vetoed and not approved.

Respectfully submitted

/s/ Mel Carnahan Governor

June 28, 2000

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute No. 2 for House Bill No. 1110 entitled:

"AN ACT"

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Board of Public Buildings, the Department of Health, and the several divisions and programs thereof and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2000 and ending June 30, 2001.

I hereby veto \$370,000 donated funds for the diet pill education program. The appropriation is being reduced to reflect an anticipated spending level consistent with the legislative fiscal note projection.

For a diet pill education program by \$370,000 from \$500,000 to \$130,000 from Department of Health Donated Funds. From \$12,158,463 to \$11,788,463 in total for the section.

On June 28, 2000, I approved said Conference Committee Substitute No. 2 for House Bill No. 1110, except for those items specifically vetoed and not approved.

Respectfully submitted

/s/ Mel Carnahan Governor

June 28, 2000

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Bill No. 1111 entitled:

"AN ACT"

To appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2000 and ending June 30, 2001.

Section 11.010

I hereby veto \$200,000 general revenue that will be provided to the Department of Economic Development for a St. Louis Cyber Community Center. This veto is necessary to ensure a balanced budget.

For the purpose of funding data processing expenses associated with Automated Intake Expense and Equipment by \$200,000 from \$650,000 to \$450,000.

From \$650,000 to \$450,000 from General Revenue Fund.

From \$26,196,095 to \$25,996,095 in total for the section.

Section 11.055

I hereby veto \$42,288 general revenue for an additional employee at Prince Hall that is unnecessary. This veto is necessary to ensure a balanced budget.

Personal Services by \$42,288 from \$2,213,261 to \$2,170,973 from General Revenue Fund.

From \$3,181,639 to \$3,139,351 in total from General Revenue Fund.

From \$8,059,183 to \$8,016,895 in total for the section.

Section 11.300

I hereby veto \$100,000 general revenue for three staff to expand the Scared Straight program currently operating at the Jefferson City Correctional Center. Money for this program currently exists in the Department of Correction's budget. This veto is necessary to ensure a balanced budget.

For the purpose of funding the operations of scared straight type programs including, but not limited to, the youth services group program operating at the Jefferson City Correctional Center Personal Service by \$100,000 from \$100,000 to \$0 from General Revenue Fund.

From \$3,235,102 to \$3,135,102 in total for the section.

Section 11.400

I hereby veto \$50,000 general revenue for grants to welfare boards. There are currently monies available through the Department of Economic Development for these purposes. Therefore, these funds would be a duplication of effort. This veto is necessary to ensure a balanced budget.

Also, I hereby veto \$30,000, including \$15,000 general revenue to expand the pager pilot program. In Fiscal Year 2000, \$60,000 was appropriated for this program which has not been fully expended. As a result, those funds have been reappropriated for Fiscal Year 2001. Therefore, it is premature to expand this pilot program at this time. This veto is necessary to ensure a balanced budget.

In addition, I hereby veto the words "Provided that additions of drugs to the prior authorization list shall be subject to approval by the Joint Committee on Administrative Rules". The inclusion of legislation of a general character within an appropriation bill is prohibited by the Missouri Constitution in Article III, Section 23. This is an attempt to hinder the Division of Medical Services' ability to manage and utilize the state's resources efficiently. This action will only heighten the escalating costs of pharmacy serivces in the Medicaid program. Many private health care organizations utilize prior authorization as a tool to control their costs as well as ensuring the appropriate utilization of prescriptions. In addition, I hereby veto \$20, including \$10 general revenue related to implementing the approval of all drugs on the prior authorization list by the Joint Committee on Administrative Rules. This veto is necessary to ensure a balanced budget.

Expense and Equipment by \$65,010 from \$602,911 to \$537,901 from General Revenue Fund. From \$4,145,108 to \$4,080,098 in total from General Revenue Fund. Expense and Equipment by \$15,010 from \$2,516,251 to \$2,501,241 from Federal Funds. From \$7,371,169 to \$7,356,159 in total from Federal Funds. From \$13,570,596 to \$13,490,576 in total for this section.

Section 11.420

I hereby veto \$250,000 including \$100,000 general revenue for funding a pilot project related to professional pharmacy services. There has been no documentation provided to demonstrate the efficiencies or cost savings that could be achieved in the Medicaid pharmacy program as a result of this pilot project. This veto is necessary to ensure a balanced budget.

For the purpose of funding pharmaceutical payments under the Medicaid fee-for-service and managed care programs and for the purpose of funding professional fees for pharmacists

From \$197,473,871 to \$197,373,871 in total from General Revenue Fund.

From \$374,171,174 to \$374,021,174 in total from Federal Funds.

From \$613,436,630 to \$613,186,630 in total for the section.

Section 11.435

I hereby veto \$500,000 general revenue to purchase dental equipment. The state should continue to focus its limited resources on increasing the overall reimbursement structure to dentists that provide services to Medicaid recipients rather than funding additional untested pilot programs. In addition, the Division of Medical Services is unable to obtain federal matching funds for this pilot program. Finally, in Fiscal Year 2000, \$500,000 was appropriated for a dental pilot project; however, the contractor did not utilize these funds and as a result those funds have been reappropriated for Fiscal Year 2001. This veto is necessary to ensure a balanced budget.

For the purpose of funding dental services under the Medicaid fee-for-service and managed care programs From \$5,617,096 to \$5,117,096 in total from General Revenue Fund. From \$13,676,183 to \$13,176,183 in total for the section.

I hereby veto \$100,000, including \$50,000 general revenue for funding telephone assurance pilot projects. The pilot program was funded in Fiscal Year 1999; however, to date has only served five individuals. Some Area Agencies on Aging are providing this service and therefore this funding is duplicative in nature. This veto is necessary to ensure a balanced budget.

Said section is vetoed in its entirety from 50,000 to 0 from General Revenue Fund. From 50,000 to 0 from Federal Funds.

From \$100,000 to \$0 in total for the section.

On June 28, 2000, I approved said Conference Committee Substitute for House Bill No. 1111, except for those items specifically vetoed and not approved.

Respectfully submitted

/s/ Mel Carnahan Governor

June 28, 2000

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Bill No. 1120 entitled:

"AN ACT"

To appropriate money for planning, expenses, and for capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions.

Section 20.010

I hereby veto \$75,000 general revenue for planning for a south campus at Mineral Area College. This project was not recommended by the Coordinating Board for Higher Education, nor was it part of my budget recommendations. Such review is essential to ensure state resources are allocated in the most cost-effective manner. The project may be worthy but cannot be reviewed because it has not yet been properly defined in terms of scope of work, timing of construction, or cost. This veto is necessary to ensure a balanced budget.

For planning, design, construction, renovation, and improvements for community colleges by \$75,000 from \$75,000 to \$0 from General Revenue Fund.

From \$5,924,819 to \$5,849,819 in total for the section.

Section 20.081

I hereby veto \$265,405 general revenue for road and bridge improvements for an access road north of the Vandalia Correctional Center. The road in question is not part of the state highway system, so needed improvements should be addressed by the local government. The state provides significant funding to cities and counties for road and bridge construction and maintenance projects through the constitutionally mandated distribution of motor fuel taxes. This veto is necessary to ensure a balanced budget.

Said section is vetoed in its entirety from \$265,405 to \$0 in total from General Revenue Fund. From \$265,405 to \$0 in total for the section.

On June 28, 2000, I approved said **Conference Committee Substitute for House Bill No. 1120**, except for those items specifically vetoed and not approved.

10

Respectful	lv si	ıhmi	tted
Kespectiui	ny st	иоши	ucu

/s/ Mel Carnahan Governor

July 13, 2000

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for House Bill No. 1396 entitled:

"AN ACT"

To repeal sections 172.360, 174.620 and 175.021, RSMo 1994, and sections 172.020, 172.037, 174.610 and 175.020, RSMo Supp. 1999, relating to public schools, and to enact in lieu thereof fifteen new sections relating to the same subject.

I disapprove of Senate Committee Substitute for House Bill No. 1396. My reasons for disapproval are as follows:

The bill appears to repeal the law that creates the University of Missouri, its governing body, the Curators, and the powers invested in the Curators.

Specifically, the bill repeals section 172.020, RSM o. This section in part states the following:

"The university is hereby incorporated and created a body politic and shall be known by the name of "The Curators of the University of Missouri", and by that name shall have perpetual succession, power to sue and be sued, complain and defend in all courts; to make and use a common seal, and to alter the same at pleasure; to take, purchase and to sell, convey and otherwise dispose of lands and chattels......"

Because of the potential detrimental effect such a repeal would have on the governance of the university, I object and veto the above titled bill. I encourage the General Assembly to correct this technical error and pass this same legislation next session.

For all of the above stated reasons for disapproval, I am returning **Senate Committee Substitute for House Bill No. 1396** without my approval.

Respectfully submitted

/s/ Mel Carnahan Governor

July 13, 2000

TO SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you House Bill No. 1596 entitled:

"AN ACT"

To amend chapter 375, RSMo, relating to insurance companies by adding thereto one new section relating to the same subject.

I disapprove of House Bill No. 1596. My reasons for disapproval are as follows:

It conflicts with provisions of Conference Committee Substitute for House Substitute for House Committee Substitute for Senate Bill 896, hereinafter referred to as SB 896, which was also approved by the General Assembly during the 2000 session. The language in SB 896 makes it clear that entities in which an insurer may invest must be regulated by only one of three regulatory bodies, whereas House Bill No. 1596 may be interpreted to require the same entities to be regulated by all three regulatory bodies.

For all of the above stated reasons for disapproval, I am returning House Bill No. 1596 without my approval.

Respectfully submitted

/s/ Mel Carnahan Governor

HOUSE BILLS VETOED FROM THE SECOND REGULAR SESSION

Speaker Gaw read the following House Bills vetoed from the Second Regular Session: CCS HB 1103, CCS HB 1106, CCS HB 1109, CCS #2 HB 1110, CCS HB 1111, CCS HB 1120, SCS HB 1396 and HB 1596.

RESOLUTION

Representative Crump offered House Resolution No. 3.

HOUSE RESOLUTION NO. 3

BE IT RESOLVED by the House of Representatives, that the Chief Clerk of the House inform the Senate that the House, having been duly convened as provided by Section 32, Article III of the Constitution, made no motions to override the Governor's vetoes on CCS HB 1103, CCS HB 1106, CCS HB 1109, CCS #2 HB 1110, CCS HB 1111, CCS HB 1120, SCS HB 1396 and HB 1596 when the bills were called by the Speaker.

On motion of Representative Crump, Rule 63 was suspended and House Resolution No. 3 was adopted by the following vote:

AYES: 151

Abel	Akin	Alter	Auer	Backer
Ballard	Barnett	Barry 100	Bartelsmeyer	Bartle
Bennett	Berkowitz	Berkstresser	Black	Blunt
Boatright	Bonner	Boucher 48	Boykins	Bray 84
Britt	Brooks	Burton	Campbell	Champion
Chrismer	Cierpiot	Clayton	Crawford	Crump
Curls	Davis 122	Davis 63	Days	Elliott
Enz	Evans	Farnen	Fitzwater	Foley
Ford	Foster	Franklin	Fraser	Froelker

Gambaro Gaskill George Gibbons Graham 106 Griesheimer Graham 24 Gratz Green Gross Gunn Hagan-Harrell Hampton Harlan Hartzler 123 Hartzler 124 Hegeman Hendrickson Hickey Hilgemann Hohulin Hollingsworth Hoppe Hosmer Howerton Kasten Kelley 47 Kelly 27 Kennedy King Kissell Klindt Kreider Koller Lakin Lawson Legan Levin Liese Linton Long Loudon Luetkemeyer Luetkenhaus Marble Mays 50 McBride McKenna McLuckie Merideth Miller Monaco Murray Myers Naeger Nordwald Overschmidt O'Connor O'Toole Ostmann Parker Phillips Pouche 30 Patek Pryor Relford Ransdall Reinhart Reynolds Richardson Ridgeway Riley Rizzo Robirds Ross Sallee Scheve Schilling Schwab Scott Seigfreid Shelton Shields Secrest Selby Surface Skaggs Smith Stokan Summers Townley Treadway Tudor Thompson Troupe Van Zandt Vogel Wagner Ward Wiggins Williams 159 Williams 121 Wilson 25 Wilson 42 Wright Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Dolan Dougherty Hanaway Holand Lograsso May 108 McClelland Murphy Purgason Reid

VACANCIES: 002

MESSAGE FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 10**.

Senate Resolution No. 10

BE IT RESOLVED by the Senate that the Secretary of Senate inform the House of Representatives that the Senate, having been duly convened as provided by Section 32, Article III of the Constitution, made no motion to override the Governor's vetoes of House Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 867 & 552; House Substitute for Senate Bill No. 892 and Senate Bill No. 921 when the bills were so called by the President.

ADJOURNMENT

On motion of Representative Backer, the Veto Session of the Ninetieth General Assembly, Second Regular Session, was adjourned sine die pursuant to the Constitution.